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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/562,330	12/23/2005	Andreas Schilling	1093-145 PCT/US	5691
Charles R Hoffi	7590 09/16/200 mann	EXAMINER		
Hoffmann & Ba	aron	PRITCHETT, JOSHUA L		
6900 Jericho Tu Syosset, NY 11			ART UNIT	PAPER NUMBER
•			2872	
			MAIL DATE	DELIVERY MODE
			09/16/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/562,330	SCHILLING ET AL.		
Examiner	Art Unit		
JOSHUA L. PRITCHETT	2872		

•	JOSHUA L. PRITCHETT	2872	
The MAILING DATE of this communication appea	rs on the cover sheet with the	correspondence add	ress
THE REPLY FILED 08 September 2009 FAILS TO PLACE THIS	APPLICATION IN CONDITION	FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on the application, applicant must timely file one of the following reapplication in condition for allowance; (2) a Notice of Appear for Continued Examination (RCE) in compliance with 37 CF periods:	eplies: (1) an amendment, affidav al (with appeal fee) in compliance	it, or other evidence, with 37 CFR 41.31; or	which places the r (3) a Request
a) The period for reply expiresmonths from the mailing of	date of the final rejection.		
b) The period for reply expires on: (1) the mailing date of this Adno event, however, will the statutory period for reply expire late	visory Action, or (2) the date set forther than SIX MONTHS from the mailir	g date of the final rejection	on.
Examiner Note: If box 1 is checked, check either box (a) or (b) MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).			
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of exte under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the sh set forth in (b) above, if checked. Any reply received by the Office later the may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	nsion and the corresponding amount ortened statutory period for reply orig	of the fee. The appropria	ate extension fee be action; or (2) as
2. The Notice of Appeal was filed on A brief in complia	ance with 37 CFR 41.37 must be	filed within two months	s of the date of
filing the Notice of Appeal (37 CFR 41.37(a)), or any extens Notice of Appeal has been filed, any reply must be filed with AMENDMENTS	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
3. The proposed amendment(s) filed after a final rejection, but	ut prior to the date of filing a brief	, will <u>not</u> be entered be	cause
(a) They raise new issues that would require further cons	•	TE below);	
(b) They raise the issue of new matter (see NOTE below	•		
(c) They are not deemed to place the application in bette	er form for appeal by materially re	ducing or simplifying the	ne issues for
appeal; and/or (d) ☐ They present additional claims without canceling a co	orresponding number of finally rei	ected claims	
NOTE: (See 37 CFR 1.116 and 41.33(a)).	responding number of finding rej	cotca diaims.	
4. The amendments are not in compliance with 37 CFR 1.121	L See attached Notice of Non-Co	ompliant Amendment (PTOL-324).
5. Applicant's reply has overcome the following rejection(s):			, .
6. Newly proposed or amended claim(s) would be allo		timely filed amendmer	nt canceling the
non-allowable claim(s).	·	-	-
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided the status of the claim(s) is (or will be) as follows:		II be entered and an e	xplanation of
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: <u>1,2,4-21 and 23</u> . Claim(s) withdrawn from consideration: <u>22 and 24-26</u> .			
AFFIDAVIT OR OTHER EVIDENCE			
8. The affidavit or other evidence filed after a final action, but	before or on the date of filing a N	otice of Appeal will not	be entered
because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).			
 The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to ove showing a good and sufficient reasons why it is necessary a 	ercome <u>all</u> rejections under appe	al and/or appellant fail	s to provide a
10. The affidavit or other evidence is entered. An explanation			
REQUEST FOR RECONSIDERATION/OTHER		ř	
11. The request for reconsideration has been considered but a See Continuation Sheet.		n condition for allowan	ce because:
12. ☐ Note the attached Information <i>Disclosure Statement</i>(s). (F13. ☐ Other:	PTO/SB/08) Paper No(s)		
	/Joshua L Pritchett/		
	Primary Examiner Art Unit: 2872		

Continuation of 11. does NOT place the application in condition for allowance because: Applicant argues it cannot reasonably be said varying the modulation of a pattern is the same as selecting a phase displacement of the parameter variation function between the pattern region and the background region in accordance with a contrast to be set. Applicant fails to provide supporting reasoning for the assertion therefore the argument is not persuasive. Further the contrast set by the element would be a function of the structure created and therefore any variation in the phase displacement would act to set a contrast. Still further, since contrast is a functional output of the element the limitation cannot be the point of novelty for an apparatus claim (MPEP 2114). Applicant argues the phase displacement of the periodic function defining for example a wavy pattern. The claim language does not include any reference to a wavy pattern. Further the claim language and the specification fail to limit the phase displacement to non-parallel orientation changing. The examiner interpets shifting from a valley to a peak as shown in Lee would fall within the broadest reasonable interpretation of "phase displacement." Applicant argues the waves in the Lee reference continue to run parallel. There is no claim limitation which precludes such a device from satisfying the claim language. Applicant argues the mere fact wave patterns turn from black to white does not mean a parameter variation funciton is phase displaced. The change from black to white in Lee is evidence of the shift in the structure from an expected peak to a valley for visa-a-versa. The examiner interprets this alteration as a phase displacement. The claim language does not limit phase displacement to non-parallel displacments or rotational adjustments and the examiner interprets the changes shown in Lee as within the broadest reasonable interpretation of "phase displacement." Applicant argues the Lee reference produces a different output than the current inveniton. The output of functionality of the apparatus cannot be the point of patentability for an apparatus claim (MPEP 2114). So long as the prior art teaches the claimed structure the apparatus claim is properly rejected in view of the prior art.